1	persons with limited English proficiency under s. 885.38 (8) (a) 1. The amount of the
2	maximum hourly reimbursement for court interpreters shall be as follows:
3	*-0147/1.1* Section 3484. 767.215 (5) (a) (intro.) of the statutes is amended
4	to read:
5	767.215 (5) (a) (intro.) When Except as provided in par. (am), when the petition
6	under this section is filed with the court, the party filing the petition shall submit a
7	separate form, furnished by the court, containing all of the following:
8	*-0147/1.2* Section 3485. $767.215(5)(a) 2$. of the statutes is amended to read:
9	767.215 (5) (a) 2. The name, date of birth, and social security number of each
10	minor child of the parties and of each child who was born to the wife during the
11	marriage and who is a minor.
12	*-0147/1.3* Section 3486. $767.215(5)$ (am) of the statutes is created to read:
13	767.215 (5) (am) In an action to determine the paternity of a child, the party
14	who filed the petition shall submit the form under par. (a) within 5 days after
15	paternity is adjudicated.
16	*-0147/1.4* Section 3487. $767.215(5)(b)$ of the statutes is amended to read:
17	767.215 (5) (b) A form submitted under this subsection shall be maintained
18	with the confidential information required under s. 767.54 767.127 or maintained
19	separately from the case file. The form may be disclosed only to the parties and their
20	attorneys, a county child support enforcement agency, and any other person
21	authorized by law or court order to have access to the information on the form.
22	*-0146/1.1* Section 3488. 767.511 (6) (intro.) of the statutes is amended to
23	read:
24	767.511 (6) Interest on arrearage. (intro.) A party ordered to pay child
25	support under this section shall pay simple interest at the rate of 1% per month on

_1010/5 197 Sporton 2480 767 591 (intro.) of the attacked in the
payments received for child support as follows:
federal statutes or regulations, the department or its designee shall apply all
under s. 767.57. Except as provided in s. 767.57 (1m) and except as required under
s. $807.01(4)$, $814.04(4)$, or $815.05(8)$ and is paid to the department or its designee
in arrears, if any. Interest under this subsection is in lieu of interest computed under
interest at the rate of 1% per month shall accrue on the total amount of child support
due in one month. If the party no longer has a current obligation to pay child support,
any amount in arrears that is equal to or greater than the amount of child support

-1019/5.137 SECTION 3489. 767.521 (intro.) of the statutes is amended to read:

767.521 Action by state for child support. (intro.) The state or its delegate under s. 49.22 (7) shall bring an action for support of a minor child under s. 767.001 (1) (f) or for paternity determination and child support under s. 767.80 if the child's right to support is assigned to the state under s. 49.775 (2) (bm), 2009 stats., or s. 48.57 (3m) (b) 2. or (3n) (b) 2., 48.645 (3), 49.145 (2) (s), 49.19 (4) (h) 1. b., or 49.775 (49.395 (2) (bm) and all of the following apply:

-1187/P5.504 Section 3490. 778.25 (1) (a) 5. of the statutes is amended to read:

778.25 (1) (a) 5. Under administrative rules promulgated by the board of regents Board of Regents of the University of Wisconsin System under s. 36.11 (1) (c) or the Board of Trustees of the University of Wisconsin-Madison under s. 37.11 (1m) (c) brought against an adult in circuit court or against a minor in the court assigned to exercise jurisdiction under chs. 48 and 938.

-0829/P6.81 Section 3491. 801.50 (5) of the statutes is amended to read:

801.50 (5) Venue of an action for certiorari to review a probation, extended

2	supervision, or parole revocation, a denial by the earned release review commission
3	a program review committee under s. 302.1135 (5) 302.113 (9g) of a petition for
4	modification of a bifurcated sentence, or a refusal of parole shall be the county in
5	which the relator was last convicted of an offense for which the relator was on
6	probation, extended supervision, or parole or for which the relator is currently
7	incarcerated.
8	*-0829/P6.82* Section 3492. 809.30 (1) (c) of the statutes is amended to read:
9	809.30 (1) (c) "Postconviction relief" means an appeal or a motion for
10	postconviction relief in a criminal case, other than an appeal, motion, or petition
11	$under ss. 302.113 (7m), \\ \frac{302.1135}{302.1135} \underline{or} (9g), 973.19, 973.195, \\ \frac{973.198}{302.1198}, 974.06, or 974.07$
12	(2). In a ch. 980 case, the term means an appeal or a motion for postcommitment
13	relief under s. 980.038 (4).
14	*-1195/2.135* Section 3493. 812.30 (9) of the statutes is amended to read:
15	812.30 (9) "Need-based public assistance" means aid to families with
16	dependent children, relief funded by a relief block grant under ch. 49, relief provided
17	by counties under s. 59.53 (21), medical assistance, supplemental security income,
18	food stamps supplemental nutrition assistance program benefits, or benefits
19	received by veterans under s. $45.40~(1\mathrm{m})$ or under $38~\mathrm{USC}~501$ to 562 .
20	*-1195/2.136* Section 3494. 812.44 (4) 2. (form) of the statutes is amended
21	to read:
22	812.44 (4) 2. (form) You receive aid to families with dependent children, relief
23	funded by a relief block grant under ch. 49, relief provided by counties under section
24	s. 59.53 (21) of the Wisconsin Statutes, medical assistance, supplemental security
25	income, food stamps supplemental nutrition assistance program benefits, or

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under s. 14.64 16.641.

	SECTION GIVE
1	veterans benefits based on need under $38~\mathrm{USC}~501$ to 562 or section $45.351(1)$ of the
2	Wisconsin Statutes, or have received these benefits within the past 6 months.
3	*-1195/2.137* Section 3495. 812.44 (5) 2. (form) of the statutes is amended
4	to read:
5	812.44 (5) 2. (form) I receive, am eligible for, or have within 6 months received,
6	aid to families with dependent children, relief funded by a relief block grant under
7	ch. 49, relief provided by counties under section $59.53(21)$ of the Wisconsin Statutes,
8	medical assistance, supplemental security income, food stamps supplemental
9	nutrition assistance program benefits, or veterans benefits based on need under 38
10	USC 501 to 562 or section 45.351 (1) of the Wisconsin Statutes.
11	*-1195/2.138* Section 3496. 814.29 (1) (d) 1. of the statutes is amended to
12	read:
13	814.29 (1) (d) 1. That the person is a recipient of means-tested public
14	assistance, including aid to families with dependent children, relief funded by a relief
15	block grant under ch. 49, relief provided by counties under s. 59.53 (21), medical
16	assistance, supplemental security income, food stamps supplemental nutrition
17	assistance program benefits, or benefits received by veterans under s. 45.40 (1m) or
18	under 38 USC 501 to 562.
19	*-0698/3.26* Section 3497. 815.18 (3) (o) of the statutes is amended to read:
20	815.18 (3) (o) Tuition units. Tuition units purchased under s. 14.63 16.64.
21	*-0698/3.27* Section 3498. 815.18 (3) (p) of the statutes is amended to read:

-0318/3.22 Section 3499. 885.237 (2) of the statutes is amended to read:

815.18 (3) (p) $College \ savings \ accounts$. An interest in a college savings account

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885.237 (2) Notwithstanding s. 341.04, the fact that an automobile or motor truck having a registered weight of 8,000 pounds or less is located on a highway, as defined in s. 340.01 (22), and is not displaying valid registration plates, a temporary operation plate, or other evidence of registration as provided under s. 341.18 (1) is prima facie evidence, for purposes of ch. 341, that the vehicle is an unregistered or improperly registered vehicle. This subsection does not apply to violations of ordinances enacted under s. 341.65, but this subsection does apply to violations of ordinances enacted under s. 341.65, 2003 stats.

-1187/P5.505 Section 3500. 887.23 (1) of the statutes is amended to read:

887.23 (1) The department of health services, the WHO MAY REQUIRE. department of corrections, the state superintendent of public instruction, the Board of Trustees of the University of Wisconsin-Madison, or the board of regents Board of Regents of the University of Wisconsin System may order the deposition of any witness to be taken concerning any institution under his, her or its government or superintendence, or concerning the conduct of any officer or agent thereof, or concerning any matter relating to the interests thereof. Upon presentation of a certified copy of such order to any municipal judge, notary public or court commissioner, the officer shall take the desired deposition in the manner provided for taking depositions to be used in actions. When any officer or agent of any institution is concerned and will be affected by the testimony, 2 days' written notice of the time and place of taking the deposition shall be given him or her. Any party interested may appear in person or by counsel and examine the witness touching the matters mentioned in the order. The deposition, duly certified, shall be delivered to the authority which ordered it.

^{*-1356/2.29*} Section 3501. 891.45 (1) (b) of the statutes is amended to read:

1	891.45 (1) (b) "Municipal fire fighter" includes any person designated as
2	primarily a fire fighter under s. $\underline{60.553(2)}$, $\underline{61.66(2)}$, or $\underline{62.13(2e)(b)}$ and any person
3	under s. <u>60.553</u> , 61.66 <u>, or 62.13 (2e)</u> whose duties as a fire fighter during the 5-year
4	qualifying period took up at least two-thirds of his or her working hours.
5	*-1356/2.30* Section 3502. 891.453 (1) (c) of the statutes is amended to read:
6	891.453 (1) (c) "Fire fighter" means a state, county, or municipal fire fighter
7	who is covered under s. 891.45 and any person under s. <u>60.553</u> , 61.66, or <u>62.13</u> (<u>2e</u>)
8	whose duties as a fire fighter took up at least two-thirds of his or her working hours.
9	*-1356/2.31* Section 3503. $891.453(1)(d)$ of the statutes is amended to read:
10	891.453 (1) (d) "Law enforcement officer" means any person employed by the
11	state or by a county or a municipality for the purpose of detecting and preventing
12	crime and enforcing laws or ordinances, who is authorized to make arrests for
13	violations of the laws or ordinances which he or she is employed to enforce. "Law
14	enforcement officer" includes a person under s. 60.553, 61.66, or 62.13 (2e) whose
15	duties as a police officer took up at least two-thirds of his or her working hours.
16	*-1356/2.32* Section 3504. 891.455 (1) of the statutes is amended to read:
17	891.455 (1) In this section, "state, county, or municipal fire fighter" means a
18	fire fighter who is covered under s. 891.45 and any person under s. <u>60.553</u> , 61.66 <u>, or</u>
19	62.13 (2e) whose duties as a fire fighter during the 10-year qualifying period
20	specified in sub. (2) took up at least two-thirds of his or her working hours.
21	*-1187/P5.506* Section 3505. 893.82 (2) (d) 4. of the statutes is created to
22	read:
23	893.82 (2) (d) 4. An officer, director, employee, or agent of the Board of Trustees
24	of the University of Wisconsin-Madison.

-1448/1.2 Section 3506. 893.82 (9) of the statutes is created to read:

subsection, whichever is longer.

893.82 (9) For purposes of this section, any employee of the state of Minnesota
performing services for this state pursuant to a valid agreement between this state
and the state of Minnesota providing for interchange of employees or services is
considered to have the same status an as employee of this state performing the same
services for this state, and any employee of this state who performs services for the
state of Minnesota pursuant to such an agreement is considered to have the same
status as when performing the same services for this state in any action brought
under the laws of this state.
-1465/P4.1275 *-0808/2.493* Section 3507. 893.925 (2) (a) of the statutes
is amended to read:
893.925 (2) (a) An action to recover damages for mining-related injuries under
s. 107.32 shall be brought within 3 years of the date on which the death or injury
occurs unless the department of commerce safety and professional services gives
written notice within the time specified in this subsection that a claim has been filed
with it under sub. (1), in which case an action based on the claim may be brought

-1465/P4.1276 *-0808/2.494* SECTION 3508. 895.07 (13) of the statutes is amended to read:

against the person to whom the notice is given within one year after the final

resolution, including any appeal, of the claim or within the time specified in this

895.07 (13) Brochure. The department of commerce safety and professional services shall prepare a brochure explaining the process under this section and shall provide that brochure to contractors.

-1465/P4.1277 *-0808/2.495* Section 3509. 895.441 (5) of the statutes is amended to read:

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895.441 (5) SILENCE AGREEMENTS. Any provision in a contract or agreement relating to the settlement of any claim by a patient against a therapist that limits or eliminates the right of the patient to disclose sexual contact by the therapist to a subsequent therapist, the department of regulation and licensing safety and professional services, the department of health services, the injured patients and

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-1448/1.3 **Section 3510.** 895.46 (10) of the statutes is created to read:

interchange of employees or services shall be indemnified by this state to the same

extent as an employee of this state performing the same services for this state

-1187/P5.507 Section 3511. 895.46 (11) of the statutes is created to read:

895.46 (11) An officer, director, employee, or agent of the Board of Trustees of

-1187/P5.508 Section 3512. 895.515 (1) (b) of the statutes is amended to

895.515 (1) (b) "Institution of higher education" means an institution within

the University of Wisconsin-Madison is a state officer, employee, or agent for the

895.46 (10) Any employee of the state of Minnesota who is named as a

families compensation fund peer review council, or a district attorney is void.

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defendant and who is found liable as a result of performing services for this state under a valid agreement between this state and the state of Minnesota providing for

read:

pursuant to this section.

purposes of this section.

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25 25 * 1050/D2 40* Sporrow 2512 905 517 (1) (4) of the statutes:

-1050/P3.40 Section 3513. 895.517 (1) (d) of the statutes is repealed.

the University of Wisconsin System, the University of Wisconsin-Madison, a

technical college, or a private, nonprofit institution of higher education located in

-1050/P3.41 Section 3514. 895.517 (2) of the statutes is amended to read:

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1.	895.517 (2) Any person who donates or sells, at a price not exceeding overhead
2	and transportation costs, solid waste, or a material that is separated from mixed soil
3	waste, to a materials reuse program that is operated by a charitable organization,
4	or municipality or responsible unit is immune from civil liability for the death of or
5	injury to an individual or the damage to property caused by the solid waste or
6	material donated or sold by the person.
7	*-1310/1.17* Section 3515. 908.03 (6m) (c) 3. of the statutes is amended to
8	read:
9	908.03 (6m) (c) 3. If upon a properly authorized request of an attorney, the
10	health care provider refuses, fails, or neglects to supply within 2 business days a
11	legible certified duplicate of its records for the fees established under s. 146.83 (1f)
12	(c) or (d) or (1h) (b) or (c), whichever are applicable par. (e).
13	*-1310/1.18* Section 3516. $908.03 (6m) (e)$ of the statutes is created to read:
14	908.03 (6m) (e) Fees. The department of health services shall, by rule,
15	prescribe uniform fees that are based on an approximation of actual costs. The fees,
16	plus applicable tax, are the maximum amount that a health care provider may
17	charge for certified duplicate patient health care records. The rule shall also allow
18	the health care provider to charge for actual postage or other actual delivery costs.
19	For duplicate patient health care records and duplicate X-ray reports or the referral
20	of X-rays to another health care provider that are requested before commencement
21	of an action, s. 146.83 (1c) (b) and (c) and (3f) applies.
22	*-0829/P6.83* Section 3517. $911.01(4)(c)$ of the statutes is amended to read:
23	911.01 (4) (c) Miscellaneous proceedings. Proceedings for extradition or
24	rendition; sentencing, granting, or revoking probation, modification of a bifurcated

sentence under s. 302.1135 302.113 (9g), adjustment of a bifurcated sentence under

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s. 973.195 (1r), release to extended supervision under s. 302.113 (2) (b) or 304.06 (1) or discharge under s. 973.01 (4m) or 973.198; issuance of subpoenas or warrants under s. 968.375, arrest warrants, criminal summonses, and search warrants; hearings under s. 980.09 (2); proceedings under s. 971.14 (1r) (c); or proceedings with respect to pretrial release under ch. 969 except where habeas corpus is utilized with respect to release on bail or as otherwise provided in ch. 969; and proceedings under s. 165.76 (6) to compel provision of a biological specimen for deoxyribonucleic acid analysis.

- *-1213/1.43* Section 3518. 938.02 (14m) of the statutes is repealed.
- *-1213/1.44* SECTION 3519. 938.13 (6m) of the statutes is amended to read: 938.13 (6m) SCHOOL DROPOUT. The juvenile is a school dropout, as defined in s. 118.153 (1) (b) 115.001 (2m).
- *-1213/1.45* SECTION 3520. 938.20 (2) (f) 2. of the statutes is amended to read: 938.20 (2) (f) 2. Make a determination of whether the juvenile is a child at risk, as defined in s. 118.153 (1) (a) 115.001 (1m), unless that determination has been made within the current school semester. If a juvenile is determined to be a child at risk under this subdivision, the school administrator shall provide a program for the juvenile according to the plan developed under s. 118.153 (2) (a).
- *-1213/1.46* SECTION 3521. 938.245 (2) (a) 4. of the statutes is amended to read:

938.245 (2) (a) 4. 'Alcohol and other drug abuse treatment and education.' That the juvenile participate in an alcohol and other drug abuse outpatient treatment program, a court-approved pupil assistance program provided by the juvenile's school board, or a court-approved alcohol or other drug abuse education program, if an alcohol and other drug abuse assessment under subd. 3. recommends outpatient

treatment,	intervention,	or	education.	The juvenile's participation in a
court-appro	oved pupil assis	tan	ce program is	subject to the approval of the juvenile's
school boar	1.			

-1213/1.47 Section 3522. 938.295 (1g) of the statutes is amended to read: 938.295 (1g) Report of results and recommendations. If the court orders an alcohol or other drug abuse assessment under sub. (1), the approved treatment facility shall, within 14 days after the order, report the results of the assessment to the court, except that, if requested by the facility and if the juvenile is not held in secure or nonsecure custody, the court may extend the period for assessment for not more than 20 additional working days. The report shall include a recommendation as to whether the juvenile is in need of treatment, intervention, or education relating to the use or abuse of alcohol beverages, controlled substances, or controlled substance analogs and, if so, shall recommend a service plan and appropriate treatment from an approved treatment facility, intervention from a court-approved pupil assistance program, or education from a court-approved alcohol or other drug abuse education program.

-1213/1.48 SECTION 3523. 938.32 (1g) (b) of the statutes is amended to read: 938.32 (1g) (b) That the juvenile participate in a court-approved pupil assistance program provided by the juvenile's school board or a court-approved alcohol or other drug abuse education program. The juvenile's participation in a court-approved pupil assistance program is subject to the approval of the juvenile's school board.

-1213/1.49 SECTION 3524. 938.34 (7d) (a) 1. of the statutes is amended to read:

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938.34 (7d) (a) 1. A nonresidential educational program, including a program for children at risk under s. 118.153, provided by the school district in which the juvenile resides.

-1213/1.50 Section 3525. 938.34 (14s) (b) 3. of the statutes is amended to read:

938.34 (14s) (b) 3. Participate in a court-approved pupil assistance program provided by the juvenile's school board or an alcohol or other drug abuse education program. The juvenile's participation in a court-approved pupil assistance program under this subdivision is subject to the approval of the juvenile's school board.

-1213/1.51 Section 3526. 938.34 (14s) (d) of the statutes is amended to read: 938.34 (14s) (d) If the juvenile completes the alcohol or other drug abuse treatment program, court-approved pupil assistance program or court-approved alcohol or other drug abuse education program, the approved treatment facility, court-approved pupil assistance program or court-approved alcohol or other drug abuse education program shall, with the written informed consent of the juvenile or, if the juvenile has not attained the age of 12, the written informed consent of the juvenile's parent, notify the agency primarily responsible for providing services to the juvenile that the juvenile has complied with the order and the court shall notify the juvenile of whether or not the original dispositional order will be reinstated.

-1213/1.52 SECTION 3527. 938.34 (14s) (e) of the statutes is amended to read: 938.34 (14s) (e) If an approved treatment facility, court-approved pupil assistance program or court-approved alcohol or other drug abuse education program, with the written informed consent of the juvenile or, if the juvenile has not attained the age of 12, the written informed consent of the juvenile's parent, notifies

the agency primarily responsible for providing services to the juvenile that a juvenile

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is not participating in, or has not satisfactorily completed, a recommended alcohol or other drug abuse treatment program, a court-approved pupil assistance program or a court-approved alcohol or other drug abuse education program, the court shall impose the original disposition under par. (a) or (am).

-1213/1.53 Section 3528. 938.343 (10) (c) of the statutes is amended to read:

938.343 (10) (c) Participate in a court-approved pupil assistance program provided by the juvenile's school board or in a court-approved alcohol or other drug abuse education program. The juvenile's participation in a court-approved pupil assistance program under this paragraph is subject to the approval of the juvenile's school board.

-1213/1.54 Section 3529. 938.344 (2g) (a) 3. of the statutes is amended to read:

938.344 (**2g**) (a) 3. Participate in <u>a court-approved pupil assistance program</u> provided by the juvenile's school board or in a court-approved alcohol or other drug abuse education program. The juvenile's participation in a court-approved pupil assistance program under this subdivision is subject to the approval of the juvenile's school board.

938.344 (2g) (c) If the juvenile completes the alcohol or other drug abuse treatment program, court-approved pupil assistance program or court-approved alcohol or other drug abuse education program, the approved treatment facility, court-approved pupil assistance program or court-approved alcohol or other drug

-1213/1.55 Section 3530. 938.344 (2g) (c) of the statutes is amended to read:

abuse education program shall, with the written informed consent of the juvenile or, if the juvenile has not attained the age of 12, the written informed consent of the

juvenile's parent, notify the agency primarily responsible for providing services to

the juvenile that the juvenile has complied with the order and the court shall notify the juvenile of whether or not the penalty will be reinstated.

-1213/1.56 Section 3531. 938.344 (2g) (d) of the statutes is amended to read: 938.344 (2g) (d) If an approved treatment facility, court-approved pupil assistance program, or court-approved alcohol or other drug abuse education program, with the written informed consent of the juvenile or, if the juvenile has not attained the age of 12, the written informed consent of the juvenile's parent, notifies the agency primarily responsible for providing services to the juvenile that a juvenile is not participating, or has not satisfactorily completed, a recommended alcohol or other drug abuse treatment program, a court-approved pupil assistance program, or a court-approved alcohol or other drug abuse education program, the court shall hold a hearing to determine whether to impose the penalties under sub. (2), (2b), (2d), or (2e).

-1213/1.57 **Section 3532.** 938.345 (2) of the statutes is amended to read:

938.345 (2) School dropouts and habitual truants. If the court finds that a juvenile is in need of protection or services based on the fact that the juvenile is a school dropout, as defined in s. 118.153 (1) (b) 115.001 (2m), or based on habitual truancy, and the court also finds that the juvenile has dropped out of school or is a habitual truant as a result of the juvenile's intentional refusal to attend school rather than the failure of any other person to comply with s. 118.15 (1) (a) and (am), the court, instead of or in addition to any other disposition imposed under sub. (1), may enter an order permitted under s. 938.342.

-1465/P4.1278 *-0808/2.496* SECTION 3533. 938.78 (2) (g) of the statutes is amended to read:

is amended to read:

1	938.78 (2) (g) Paragraph (a) does not prohibit an agency from disclosing
2	information about an individual in its care or legal custody on the written request
3	of the department of regulation and licensing safety and professional services or of
4	any interested examining board or affiliated credentialing board in that department
5	for use in any investigation or proceeding relating to any alleged misconduct by any
6	person who is credentialed or who is seeking credentialing under ch. 448, 455 or 457.
7	Unless authorized by an order of the court, the department of regulation and
8	licensing safety and professional services and any examining board or affiliated
9	credentialing board in that department shall keep confidential any information
10	obtained under this paragraph and may not disclose the name of or any other
11	identifying information about the individual who is the subject of the information
12	disclosed, except to the extent that redisclosure of that information is necessary for
13	the conduct of the investigation or proceeding for which that information was
14	obtained.
15	*-1465/P4.1279* *-0808/2.497* Section 3534. $940.20(7)(a) 3$. of the statutes
16	is amended to read:
17	940.20 (7) (a) 3. "Health care provider" means any person who is licensed,
18	registered, permitted or certified by the department of health services or the
19	department of regulation and licensing safety and professional services to provide
20	health care services in this state.
21	*-1465/P4.1280* *-0808/2.498* SECTION 3535. 940.207 (title) of the statutes

 ${\bf 940.207} \ ({\rm title}) \ {\bf Battery} \ {\bf or} \ {\bf threat} \ {\bf to} \ {\bf department} \ {\bf of} \ {\bf \underline{commerce}} \ {\bf \underline{safety}} \ {\bf \underline{and}}$ professional services or department of workforce development employee.

1	*-1465/P4.1281* *-0808/2.499* Section 3536. 940.207 (2) (intro.) of the
2	statutes is amended to read:
3	940.207 (2) (intro.) Whoever intentionally causes bodily harm or threatens to
4	cause bodily harm to the person or family member of any department of commerce
5	safety and professional services or department of workforce development official,
6	employee or agent under all of the following circumstances is guilty of a Class H
7	felony:
8	*-1465/P4.1282* *-0808/2.500* Section 3537. 940.207 (2) (a) of the statutes
9	is amended to read:
10	940.207 (2) (a) At the time of the act or threat, the actor knows or should have
11	known that the victim is a department of commerce safety and professional services
12	or department of workforce development official, employee or agent or a member of
13	his or her family.
14	*-1465/P4.1283* *-0808/2.501* Section 3538. 940.22 (1) (a) of the statutes
15	is amended to read:
16	940.22 (1) (a) "Department" means the department of regulation and licensing
17	safety and professional services.
18	*-1187/P5.509* Section 3539. 946.13 (12) (b) (intro.) of the statutes is
19	amended to read:
20	946.13 (12) (b) (intro.) Subsection (1) does not apply to a contract between a
21	research company and the University of Wisconsin System or any institution or
22	college campus within the system for purchase of goods or services, including
23	research, if all of the following apply:

-1187/P5.510 Section 3540. 946.13 (13) of the statutes is created to read:

read:

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1	946.13 (13) (a) In this subsection, "research company" means an entity engaged
2	in commercial activity that is related to research conducted by an employee or officer
3	of the University of Wisconsin-Madison or to a product of such research.
4	(b) Subsection (1) does not apply to a contract between a research company and
5	the University of Wisconsin-Madison for purchase of goods or services, including
6	research, if all of the following apply:
7	1. The contract is approved by a University of Wisconsin-Madison employee
8	or officer responsible for evaluating and managing potential conflicts of interest.
9	2. Either of the following apply:
10	a. The contract together with all other contracts between the same parties
11	require less than \$250,000 in payments over a 24-month period.
12	b. The University of Wisconsin-Madison submits the contract to the Board of
13	Trustees of the University of Wisconsin-Madison and, within 45 days, the Board of
14	Trustees determines that the contract benefits the state and any conflicts of interest
15	are appropriately managed by the University of Wisconsin–Madison.
16	(c) Paragraphs (a) and (b) apply regardless of the date on which a contract was
17	entered into.
18	*-0829/P6.84* Section 3541. $950.04 (1v) (f)$ of the statutes is amended to read
19	950.04 (1v) (f) To have the earned release review parole commission make a
20	reasonable attempt to notify the victim of applications for parole or release to
21	extended supervision, as provided under s. 304.06 (1).
22	*-0829/P6.85* Section 3542. 950.04 (1v) (g) of the statutes is amended to

amended to read:

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1	950.04 (1v) (g) To have reasonable attempts made to notify the victim of
2	hearings or court proceedings, as provided under ss. 302.113 (9g) (g) 2., 302.114 (6),
3	938.27 (4m) and (6), 938.273 (2), 971.095 (3) and 972.14 (3) (b).
4	*-0829/P6.86* Section 3543. 950.04 (1v) (gm) of the statutes is amended to
5	read:
6	950.04 (1v) (gm) To have reasonable attempts made to notify the victim of an
7	offender who submits a petition petitions for sentence adjustment as provided under
8	$s.\ 973.195\ (1r)\ (d), an offender\ who\ applies\ for\ release\ to\ extended\ supervision\ under$
9	$s.\ 302.113\ (2)\ (b),\ 302.1135,\ or\ 304.06\ (1),\ or\ an\ of fender\ who\ applies\ for\ a\ reduction$
10	under s. 973.01 (4m) or 973.198.
11	*-0829/P6.87* Section 3544. 950.04 (1v) (nt) of the statutes is amended to
12	read:
13	950.04 (1v) (nt) To attend a hearing on a petition for modification of a
14	bifurcated sentence and provide a statement concerning modification of the
15	bifurcated sentence, as provided under s. 302.1135 (4) 302.113 (9g) (d).
16	*-1356/2.33* Section 3545. 951.01 (3f) of the statutes is amended to read:
17	951.01 (3f) "Fire department" includes a volunteer fire department and a
18	department under s. <u>60.553</u> , 61.66 <u>, or 62.13 (2e)</u> .
19	*-1465/P4.1284* *-0805/P2.55* Section 3546. $961.01 (20g)$ of the statutes is
20	amended to read:
21	961.01 (20g) "Public housing project" means any housing project or
22	development administered by a housing authority, as defined in s. $560.9801234.5601$
23	(2).
24	*-1465/P4.1285* *-0808/2.502* SECTION 3547. 961.36 (1m) of the statutes is

or 304.06 (1) or 973.198.

-0829/P6.90 Section 3550. 973.01 (4m) of the statutes is repealed.

behavior. The term of confinement in prison portion is subject to extension under s.

302.113 (3) and, if applicable, to reduction under s. 302.045 (3m), 302.05 (3) (c) 2. a.,

302.113 (9g), or 973.195 (1r), or adjustment under s. 302.113 (2) (b), 302.1135 (6) (a),

-0829/P6.91 Section 3551. 973.01 (7) of the statutes is amended to read:

973.01 (7) DISCHARGE NO DISCHARGE. The department of corrections shall may not discharge a person who is serving a bifurcated sentence from custody, control and supervision when until the person has served the entire bifurcated sentence, as modified under sub. (4m) or s. 302.113 (2) (b) or (9h), 302.1135, or 304.06 (1), if applicable.

-0829/P6.92 Section 3552. 973.031 of the statutes is repealed.

1	*-0097/P3.1* Section 3553. 973.045 (1r) (a) (intro.) of the statutes is amended
2	to read:
3	973.045 (1r) (a) (intro.) The clerk shall record any crime victim and witness
4	surcharge imposed under sub. (1) in 2 parts as follows:
5	*-0097/P3.2* Section 3554. 973.045 (1r) (a) 2. of the statutes is amended to
6	read:
7	973.045 (1r) (a) 2. Part B equals \$27 \$20 for each misdemeanor offense or count
8	and $$27 \ \underline{$20}$ for each felony offense or count.
9	*-0097/P3.3* Section 3555. 973.045 (1r) (a) 3. of the statutes is created to
10	read:
11	973.045 (1r) (a) 3. Part C equals \$7 for each misdemeanor offense or count and
12	\$7 for each felony offense or count.
13	*-0097/P3.4* Section 3556. $973.045 (2m)$ of the statutes, as affected by 2009
14	Wisconsin Act 28, section 3391c, is amended to read:
15	973.045 (2m) (a) The secretary of administration shall credit to the
16	appropriation account under s. 20.455 (5) (gc) the first \$20 of part B of the crime
17	victim and witness surcharge.
18	(b) The secretary of administration shall credit to the appropriation account
19	under s. $20.455(5)(g)$ part A of the crime victim and witness surcharge and any part
20	of part B \underline{C} of the crime victim and witness surcharge that remains after the secretary
21	of administration complies with par. (a).
22	*-0097/P3.5* Section 3557. 973.045 (3) (c) of the statutes is created to read:
23	973.045 (3) (c) The person paying the crime victim and witness surcharge shall
.24	pay all of the moneys due under part A and part B before he or she pays any of the
25	moneys due under part C.

1	*-0097/P3.6* Section 3558. $973.05 (2m) (dg)$ of the statutes is created to read:
2	973.05 (2m) (dg) To payment of part C of the crime victim and witness
3	assistance surcharge until paid in full.
4	*-0829/P6.93* Section 3559. 973.09 (3) (d) of the statutes is repealed.
5	*-0829/P6.94* Section 3560. 973.195 (1r) (a) of the statutes is amended to
6	read:
7	973.195 (1r) (a) An Except as provided in s. 973.198, an inmate who is serving
8	a sentence imposed under s. 973.01 before October 1, 2009, for a crime other than a
9	Class B felony may petition the sentencing court to adjust the sentence if the inmate
10	has served at least the applicable percentage of the term of confinement in prison
11	portion of the sentence. If an inmate is subject to more than one sentence imposed
12	under this section, the sentences shall be treated individually for purposes of
13	sentence adjustment under this subsection.
14	*-0829/P6.95* Section 3561. 973.195 (1r) (j) of the statutes is repealed.
15	*-0829/P6.96* Section 3562. 973.198 of the statutes is created to read:
16	973.198 Sentence adjustment; positive adjustment time. (1) Subject to
17	sub. (2), an inmate who is serving a sentence imposed under s. 973.01 on or after
18	October 1, 2009, but before the effective date of this subsection [LRB inserts date],
19	and who has earned positive adjustment time under s. $302.113,2009\mathrm{stats.}$, or under
20	s. $304.06, 2009$ stats., may petition the sentencing court to adjust the sentence under
21	this section.
22	(2) When the department of corrections determines that an inmate has served
23	the confinement portion of his or her sentence less positive adjustment time earned
24	between October 1, 2009, and the effective date of this subsection [LRB inserts
25	date], the inmate may petition the sentencing court to adjust his or her sentence

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based on the number of days of positive adjustment time the inmate claims that he or she has earned.

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- (3) Within 60 days of receipt of a petition filed under sub. (2), the sentencing court shall either deny the petition or hold a hearing and issue an order relating to the inmate's sentence adjustment and release to extended supervision.
- (4) At the hearing under sub. (3), the court may consider the inmate's conduct in prison, his or her level of risk of reoffending, based on a verified, objective instrument, and the nature of the offense committed by the inmate.
- (5) If the court determines that the inmate has earned positive adjustment time, the court may reduce the term of confinement in prison by the amount of time remaining in the term of confinement in prison portion of the sentence, less up to 30 days, and shall lengthen the term of extended supervision so that the total length of the bifurcated sentence originally imposed does not change.
- (6) An inmate who submits a petition under this section may not apply for adjustment of the same sentence under s. 973.195.

-0829/P6.97 Section 3563. 974.07 (4) (b) of the statutes is amended to read:

974.07 (4) (b) Notwithstanding the limitation on the disclosure of mailing addresses from completed information cards submitted by victims under ss. 51.37 (10) (dx), 301.046 (4) (d), 301.048 (4m) (d), 301.38 (4), 302.105 (4), 304.06 (1) (f), 304.063 (4), 938.51 (2), 971.17 (6m) (d), and 980.11 (4), the department of corrections, the earned release review parole commission, and the department of health services shall, upon request, assist clerks of court in obtaining information regarding the mailing address of victims for the purpose of sending copies of motions and notices of hearings under par. (a).

-0829/P6.98 SECTION 3564. 976.03 (23) (c) of the statutes is amended to read:

976.03 (23) (c) The application shall be verified by affidavit, shall be executed in duplicate and shall be accompanied by 2 certified copies of the indictment returned, or information and affidavit filed, or of the complaint made to a judge, stating the offense with which the accused is charged, or of the judgment of conviction or of the sentence. The prosecuting officer, earned release review parole commission, warden or sheriff may also attach such further affidavits and other documents in duplicate as he, she or it deems proper to be submitted with the application. One copy of the application, with the action of the governor indicated by endorsement thereon, and one of the certified copies of the indictment, complaint, information and affidavits, or of the judgment of conviction or of the sentence shall be filed in the office of the governor to remain of record in that office. The other copies of all papers shall be forwarded with the governor's requisition.

-1195/2.139 **Section 3565.** 977.01 (2) of the statutes is amended to read:

977.01 (2) "Public assistance" means relief provided by counties under s. 59.53 (21), Wisconsin works Works under ss. 49.141 to 49.161, medical assistance under subch. IV of ch. 49, low-income energy assistance under s. 16.27, weatherization assistance under s. 16.26, and the food stamp supplemental nutrition assistance program under 7 USC 2011 to 2029 2036.

-0829/P6.99 Section 3566. 977.05 (4) (jm) of the statutes is amended to read:

977.05 (4) (jm) At the request of an inmate determined by the state public defender to be indigent or upon referral of the department of corrections a court under s. 302.1135 (10) 302.113 (9g) (j), represent the inmate in proceedings for

1	modification of a bifurcated sentence under s. 302.1135 before the earned release
2	review commission 302.113 (9g) before a program review committee and the
3	sentencing court, if the state public defender determines the case should be pursued.
4	*-1465/P4.1286* *-0808/2.503* SECTION 3567. 978.05 (6) (b) of the statutes
5	is amended to read:
6	978.05 (6) (b) Enforce the provisions of all general orders of the department of
7	commerce safety and professional services relating to the sale, transportation and
8	storage of explosives.
9	*-1356/2.34* Section 3568. 990.01 (7g) of the statutes is amended to read:
10	990.01 (7g) FIRE CHIEF. "Fire chief" or "chief of a fire department" includes the
11	chief of a department under s. <u>60.553</u> , 61.66, or <u>62.13</u> (<u>2e</u>).
12	*-1356/2.35* Section 3569. 990.01 (7m) of the statutes is amended to read:
13	990.01 (7m) FIRE DEPARTMENT. "Fire department" includes a department under
14	s. <u>60.553</u> , 61.66 <u>, or 62.13 (2e)</u> .
15	*-1356/2.36* Section 3570. 990.01 (7r) of the statutes is amended to read:
16	990.01 (7r) FIRE FIGHTER. "Fire fighter" includes a person serving under s.
17	60.553, 61.66, or 62.13 (2e).
18	*-1356/2.37* Section 3571. 990.01 (28g) of the statutes is amended to read:
19	990.01 (28g) POLICE CHIEF. "Police chief" or "chief of a police department"
20	includes the chief of a department under s. <u>60.553</u> , 61.66, or 62.13 (2e).
21	*-1356/2.38* Section 3572. 990.01 (28m) of the statutes is amended to read:
22	990.01 (28m) POLICE DEPARTMENT. "Police department" includes a department
23	under s. <u>60.553,</u> 61.66 <u>, or 62.13 (2e)</u> .
24	*-1356/2.39* Section 3573. 990.01 (28r) of the statutes is amended to read:

1	990.01 (28r) POLICE OFFICER. "Police officer" includes a person serving under
2	s. <u>60.553</u> , 61.66 <u>, or 62.13 (2e)</u> .
3	*-1146/1.28* Section 3574. 2009 Wisconsin Act 333, section 20 (2) is amended
4	to read:
5	[2009 Wisconsin Act 333] Section 20 (2) Publish notice in the Wisconsin
6	Administrative Register that funding is not available. If, after making the
7	determination under subsection (1m), the department of children and families
8	determines that federal moneys from the Temporary Assistance for Needy Families
9	Emergency Fund under the American Recovery and Reinvestment Act of 2009 are
10	no longer available to support an expansion of trial jobs under section 49.147 (3) of
11	the statutes, as affected by this act, and the project under section 49.162 of the
12	statutes, as affected by this act, the department shall publish a notice in the
13	Wisconsin Administrative Register that states the date on which the federal moneys
14	may no longer be obtained.
15	*-1146/1.29* Section 3575. 2009 Wisconsin Act 333, section $20(5)$ is amended
16	to read:
17	[2009 Wisconsin Act 333] Section 20 (5) Additional funding for programs. If
18	any other federal funding becomes available for the programs program under
19	sections section 49.147 (3) and 49.162 of the statutes, as affected by this act, the
20	department of children and families shall take any actions that may be necessary to
21	obtain the funding and use it for those programs that program.
22	*-1146/1.30* Section 3576. 2009 Wisconsin Act 333, section 22 (2) is amended
23	to read:
24	$[2009WisconsinAct333]Section22(2)Therepealofsections\underline{section}49.147(3)$
25	(cm) and (dm) and 49.162 (3) (am) and (d) of the statutes and the amendment of

1	sections section 49.147 (3) (a) (by Section 4) and 49.162 (3) (a) (by Section 10) of the
2	statutes take effect on the date stated in the notice published by the department of
3	children and families under Section 20 (2) of this act.

-0179/P1.9101 Section 9101. Nonstatutory provisions; Administration.

-0912/2.9101 (1) Youth diversion grant reductions.

- (a) Notwithstanding the amount specified under section 16.964 (8) (a) of the statutes, the office of justice assistance in the department of administration shall reduce the amount of money allocated under section 16.964 (8) (a) of the statutes by \$85,900 in each of fiscal years 2011–12 and 2012–13.
- (b) Notwithstanding the amount specified under section 16.964 (8) (b) of the statutes, the office of justice assistance in the department of administration shall reduce the amount of money distributed under section 16.964 (8) (b) of the statutes by \$18,400 in each of fiscal years 2011–12 and 2012–13.
- (c) Notwithstanding the amounts specified under section 16.964 (8) (c) of the statutes, the office of justice assistance in the department of administration shall reduce the amount of money allocated for each of the 4 contracts that are funded with moneys from the appropriation accounts under section 20.505 (6) (d) and (kj) of the statutes by \$25,650 in each of fiscal years 2011–12 and 2012–13 and shall reduce the amount of money allocated for the contract that is funded only with moneys from the appropriation account under section 20.505 (6) (kj) of the statutes by \$18,100 in each of fiscal years 2011–12 and 2012–13.
- *-1192/P2.9101* (2) LITERACY INITIATIVE; GOVERNOR'S TASK FORCE. A task force created by the governor by executive order and charged with developing detailed recommendations for a program to assess and improve literacy in elementary school

1	children may request the department of administration to release funding from the
2	department's appropriation account under section 20.505 (4) (c) of the statutes, as
3	created by this act, for use by the department to implement the recommendations of
4	the task force after the governor has approved the detailed recommendations
5	proposed by the task force.
6	*-1231/2.9101* (3) Elimination of office of the Wisconsin Covenant
7	Scholars Program.
8	(a) Assets and liabilities. On the effective date of this paragraph, the assets and
9	liabilities of the office of the Wisconsin Covenant Scholars Program shall become the
10	assets and liabilities of the higher educational aids board.
11	(b) Tangible personal property. On the effective date of this paragraph, all
12	tangible personal property, including records, of the office of the Wisconsin Covenant
13	Scholars Program is transferred to the higher educational aids board.
14	$(c) \ {\it Contracts}. \ {\it All contracts entered into by the office of the Wisconsin Covenant}$
15	Scholars Program in effect on the effective date of this paragraph remain in effect
16	and are transferred to the higher educational aids board. The higher educational
17	aids board shall carry out any obligations under such a contract until the contract
18	is modified or rescinded by the higher educational aids board to the extent allowed
19	under the contract.
20	(d) Rules and orders. All rules promulgated by the office of the Wisconsin
21	Covenant Scholars Program that are in effect on the effective date of this paragraph
22	remain in effect until their specified expiration dates or until amended or repealed
23	by the higher educational aids board. All orders issued by the office of the Wisconsin

Covenant Scholars Program that are in effect on the effective date of this paragraph

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remain in effect until their specified expiration dates or until modified or rescinded by the higher educational aids board.

- (e) *Pending matters*. Any matter pending with the office of the Wisconsin Covenant Scholars Program on the effective date of this paragraph is transferred to the higher educational aids board and all materials submitted to or actions taken by the office of the Wisconsin Covenant Scholars Program with respect to the pending matter are considered as having been submitted to or taken by the higher educational aids board.
- *-1304/1.9101* (4) Elimination of certain vacant positions in the executive branch of state government.
- (a) In this subsection, "state agency" means any office, department, or independent agency in the executive branch of state government.
- (b) Notwithstanding section 16.505 (1), during the 2011-13 fiscal biennium, the secretary of administration may abolish any full-time equivalent position at any state agency if the position is vacant and if the secretary of administration determines that filling the position is not required for the state agency to carry out its duties and exercise its powers.
- *-0179/P1.9102* Section 9102. Nonstatutory provisions; Aging and Long-Term Care Board.
- *-0179/P1.9103* Section 9103. Nonstatutory provisions; Agriculture, Trade and Consumer Protection.
 - *-0179/P1.9104* Section 9104. Nonstatutory provisions; Arts Board.
- *-1097/3.9104* (1) ELIMINATION OF PERCENT FOR ART PROGRAM. Notwithstanding the repeal of section 44.57 (4) and (5) (a) and (b) of the statutes by this act, any contract entered into by the arts board under section 44.57 (4), 2009

1	stats., for the procurement of a work of art that is in effect on the day before the
2	effective date of this subsection remains in effect. The arts board shall carry out any
3	obligation under the contract, unless the contract is modified or rescinded as
4	permitted under the contract, and shall ensure that the work of art procured under
5	the contract is properly executed and installed as required under section 44.57 (5)
6	(a) and (b), 2009 stats.
7	(2) Placement of arts board in department of tourism.
8	(a) Employee transfers. All incumbent employees holding positions in the arts
9	$board\ are\ transferred\ on\ the\ effective\ of\ this\ paragraph\ to\ the\ department\ of\ tourism.$
10	(b) $Employee\ status$. Employees transferred under paragraph (a) have all the
11	rights and the same status under subchapter V of chapter 111 and chapter 230 of the
12	statutes in the department of tourism that they enjoyed in the arts board
13	immediately before the transfer. Notwithstanding section $230.28(4)$ of the statutes,
14	no employee so transferred who has attained permanent status in class is required
15	to serve a probationary period.
16	*-0179/P1.9105* Section 9105. Nonstatutory provisions; Board for
17	People with Developmental Disabilities.
18	*-0179/P1.9106* Section 9106. Nonstatutory provisions; Building
19	Commission.
20	*-0179/P1.9107* Section 9107. Nonstatutory provisions; Child Abuse
21	and Neglect Prevention Board.
22	*-0179/P1.9108* Section 9108. Nonstatutory provisions; Children and
23	Families.
24	*-0153/P1.9108* (1) CLIENT ASSISTANCE FOR REEMPLOYMENT AND ECONOMIC
25	SUPPORT.

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SECTION	9108
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- (a) Positions and employees. On the effective date of this paragraph, 3 positions and the incumbent employee or employees, if any, holding those positions in the department of children and families performing duties that are primarily related to automation security for the Client Assistance for Reemployment and Economic Support system, as determined by the secretary of administration, are transferred to the department of health services.
- (b) Employee status. Any employee transferred under paragraph (a) has all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of health services that he or she enjoyed in the department of children and families immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- *-0179/P1.9109* SECTION 9109. Nonstatutory provisions; Circuit Courts.
 - *-0179/P1.9110* Section 9110. Nonstatutory provisions; Commerce.
 - *-1465/P4.9110* *-0805/P2.9110* (1) HOUSING ASSISTANCE TRANSFER.
- (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of commerce primarily related to the functions of the department under subchapter X of chapter 560, 2009 stats., as determined by the secretary of administration, shall become the assets and liabilities of the Wisconsin Housing and Economic Development Authority.
- (b) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of commerce that is primarily related to the functions of the department under subchapter X of chapter

560, 2009 stats., as determined by the secretary of administration, is transferred to the Wisconsin Housing and Economic Development Authority.

(c) Contracts. All contracts entered into by the department of commerce in effect on the effective date of this paragraph that are primarily related to the functions of the department under subchapter X of chapter 560, 2009 stats., as determined by the secretary of administration, remain in effect and are transferred to the Wisconsin Housing and Economic Development Authority. The Wisconsin Housing and Economic Development Authority shall carry out any obligations under such a contract until the contract is modified or rescinded by the Wisconsin Housing and Economic Development Authority to the extent allowed under the contract.

-0808/2.9110 (2) Transfer of Business assistance programs.

- (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of commerce primarily related to disabled veteran-owned business certifications, woman-owned business certifications, minority business certifications, women's business initiative corporation grants, small business innovation research assistance grants, or diesel truck idling reduction grants, as determined by the secretary of administration, shall become the assets and liabilities of the department of safety and professional services.
- (b) Employee transfers. All positions and all incumbent employees holding those positions in the department of commerce performing duties primarily related to disabled veteran-owned business certifications, woman-owned business certifications, minority business certifications, women's business initiative corporation grants, small business innovation research assistance grants, or diesel truck idling reduction grants, as determined by the secretary of administration, are

transferred on the effective date of this paragraph to the department of safety and professional services.

- (c) Employee status. Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of safety and professional services that they enjoyed in the department of commerce immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of commerce that is primarily related to disabled veteran-owned business certifications, woman-owned business certifications, minority business certifications, women's business initiative corporation grants, small business innovation research assistance grants, or diesel truck idling reduction grants, as determined by the secretary of administration, is transferred to the department of safety and professional services.
- (e) Contracts. All contracts entered into by the department of commerce in effect on the effective date of this paragraph that are primarily related to disabled veteran-owned business certifications, woman-owned business certifications, minority business certifications, women's business initiative corporation grants, small business innovation research assistance grants, or diesel truck idling reduction grants, as determined by the secretary of administration, remain in effect and are transferred to the department of safety and professional services. The department of safety and professional services shall carry out any obligations under

such a contract until the contract is modified or rescinded by the department of safety and professional services to the extent allowed under the contract.

- (f) Rules and orders. All rules promulgated by the department of commerce that relate to disabled veteran-owned business certifications, woman-owned business certifications, minority business certifications, women's business initiative corporation grants, small business innovation research assistance grants, or diesel truck idling reduction grants, that are in effect on the effective date of this subsection, remain in effect until their specified expiration dates or until amended or repealed by the department of safety and professional services. All orders issued by the department of commerce relating to such business certifications or grants that are in effect on the effective date of this subsection remain in effect until their specified expiration dates or until modified or rescinded by the department of safety and professional services.
- on the effective date of this paragraph that is primarily related to disabled veteran-owned business certifications, woman-owned business certifications, minority business certifications, women's business initiative corporation grants, small business innovation research assistance grants, or diesel truck idling reduction grants, as determined by the secretary of administration, is transferred to the department of safety and professional services and all materials submitted to or actions taken by the department of commerce with respect to the pending matters are considered as having been submitted to or taken by the department of safety and professional services.
- (3) Transfer of the divisions of safety and buildings and environmental and regulatory services.

- - 2 3

(a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of commerce primarily related to the functions of the division of safety and buildings and the division of environmental and regulatory services, as determined by the secretary of administration, shall become the assets

and liabilities of the department of safety and professional services.

- (b) Employee transfers. All positions and all incumbent employees holding those positions in the department of commerce performing duties primarily related to the functions of the division of safety and buildings and the division of environmental and regulatory services, as determined by the secretary of administration, are transferred on the effective date of this paragraph to the department of safety and professional services.
- (c) Employee status. Employees transferred under paragraph (b) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of safety and professional services that they enjoyed in the department of commerce immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (d) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of commerce that is primarily related to the functions of the division of safety and buildings and the division of environmental and regulatory services, as determined by the secretary of administration, is transferred to the department of safety and professional services.
- (e) Contracts. All contracts entered into by the department of commerce in effect on the effective date of this paragraph that are primarily related to the functions of the division of safety and buildings and the division of environmental

and regulatory services, as determined by the secretary of administration, remain
in effect and are transferred to the department of safety and professional services.
The department of safety and professional services shall carry out any obligations
under such a contract until the contract is modified or rescinded by the department
of safety and professional services to the extent allowed under the contract.

- (f) Rules and orders. All rules promulgated by the department of commerce that are in effect on the effective date of this paragraph and that are primarily related to the functions of the division of safety and buildings and the division of environmental and regulatory services, as determined by the secretary of administration, remain in effect until their specified expiration dates or until amended or repealed by the department of safety and professional services. All orders issued by the department of commerce that are in effect on the effective date of this paragraph and that are primarily related to the functions of the division of safety and buildings and the division of environmental and regulatory services, as determined by the secretary of administration, remain in effect until their specified expiration dates or until modified or rescinded by the department of safety and professional services.
- on the effective date of this paragraph that is primarily related to the functions of the division of safety and buildings and the division of environmental and regulatory services, as determined by the secretary of administration, is transferred to the department of safety and professional services and all materials submitted to or actions taken by the department of commerce with respect to the pending matters are considered as having been submitted to or taken by the department of safety and professional services.

1	(4)	Transfer of	CERTAIN	ADMINISTRATIVE	POSITIONS	FROM	THE	DEPARTMENT	OF
2	COMMERC	EE.							

- (a) The positions, and the incumbent employees holding those positions, in the division of administrative services in the department of commerce that the secretary of administration determines shall be transferred to the department of safety and professional services, are transferred on the effective date of this paragraph.
- (b) Employees transferred under paragraph (a) have all the rights and the same status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of safety and professional services that they enjoyed in the department of commerce immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (5) REALLOCATION OF FUNDING WITHIN THE DEPARTMENT OF SAFETY AND PROFESSIONAL SERVICES.
 - (a) In this subsection:
- 1. "Schedule" means the schedule under section 20.005 of the statutes, as affected by this act.
 - 2. "Secretary" means the secretary of administration.
- (b) Before July 1, 2013, the secretary may transfer moneys from any appropriation under section 20.165 of the statutes, as affected by this act, to any other appropriation under section 20.165 of the statutes, as affected by this act, and may increase or decrease the amounts shown in the schedule for any appropriation under section 20.165 of the statutes, as affected by this act, if necessary to reallocate funding in accordance with the transfer of functions or personnel from the department of commerce to the department of safety and professional services,

except that the secretary may not adjust the amounts shown in the schedule in a manner so that the total amounts appropriated under the adjusted appropriations exceed the total amounts shown in the schedule for those appropriations on the effective date of this act. The secretary shall submit a report to the joint committee on finance before July 1, 2013, that identifies the actions taken by the secretary under this subsection.

-1059/P3.9110 (6) ECONOMIC DEVELOPMENT TRANSFER.

- (a) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of commerce primarily related to the functions of the department under subchapters I, II, III, IV, V, VI, VIII, and IX of chapter 560, 2009 stats., as determined by the secretary of administration, shall become the assets and liabilities of the Wisconsin Economic Development Corporation.
- (b) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of commerce that is primarily related to the functions of the department under subchapters I, II, III, IV, V, VI, VIII, and IX of chapter 560, 2009 stats., except the tangible personal property, including records, transferred to the department of agriculture, trade and consumer protection under subsection (7) (a) and except the tangible personal property, including records, transferred to the department of administration under subsection (8) (b), as determined by the secretary of administration, is transferred to the Wisconsin Economic Development Corporation.
- (c) Contracts. All contracts entered into by the department of commerce in effect on the effective date of this paragraph that are primarily related to the functions of the department under subchapters I, II, III, IV, V, VI, VIII, and IX of chapter 560, 2009 stats., as determined by the secretary of administration, remain

in effect and are transferred to the Wisconsin Economic Development Corporation.

The Wisconsin Economic Development Corporation shall carry out any obligations under such a contract until the contract is modified or rescinded by the Wisconsin Economic Development Corporation to the extent allowed under the contract.

- (7) Dairy manufacturing facility investment credit; transfer.
- (a) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of commerce that is primarily related to the functions of the department of commerce with respect to section 560.207, 2009 stats., as determined by the secretary of administration, is transferred to the department of agriculture, trade and consumer protection.
- (b) Rules. All rules promulgated by the department of commerce under section 560.207 (4), 2009 stats., that are in effect on the effective date of this paragraph remain in effect until their specified expiration date or until amended or repealed by the department of agriculture, trade and consumer protection.
 - (8) Rural Hospital Loan Guarantee; Transfer.
- (a) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of commerce that is primarily related to the functions of the department of commerce with respect to section 231.35, 2009 stats., as determined by the secretary of administration, is transferred to the department of administration.
- (b) *Rules*. All rules promulgated by the department of commerce under section 231.35 (7), 2009 stats., that are in effect on the effective date of this paragraph remain in effect until their specified expiration date or until amended or repealed by the department of administration.
 - *-0179/P1.9111* Section 9111. Nonstatutory provisions; Corrections.

1	*-0179/P1.9112* Section 9112. Nonstatutory provisions; Court of
2	Appeals.
3	*-0179/P1.9113* Section 9113. Nonstatutory provisions; District
4	Attorneys.
5	*-0830/P6.9113* (1) Assistant district attorney salaries. The offices of the
6	district attorneys shall work with the office of state employment relations to allocate
7	the moneys appropriated under section 20.475 (1) (kg) of the statutes, as created by
8	this act.
9	*-0179/P1.9114* Section 9114. Nonstatutory provisions; Educational
10	Communications Board.
11	*-0179/P1.9115* Section 9115. Nonstatutory provisions; Employee
12	Trust Funds.
13	*-0179/P1.9116* Section 9116. Nonstatutory provisions; Employment
14	Relations Commission.
15	*-0179/P1.9117* Section 9117. Nonstatutory provisions; Financial
16	Institutions.
17	*-0179/P1.9118* Section 9118. Nonstatutory provisions; Government
18	Accountability Board.
19	*-0179/P1.9119* Section 9119. Nonstatutory provisions; Governor.
20	*-0179/P1.9120* Section 9120. Nonstatutory provisions; Health and
21	Educational Facilities Authority.
22	*-0179/P1.9121* Section 9121. Nonstatutory provisions; Health
23	Services.
24	*-0582/P3.9121* (1) Family Care enrollment. Notwithstanding section
25	46.286(3)(a) of the statutes, in a county where the family care benefit, as described

in section 46.286 of the statutes, is available on June 20, 2011, or the effective date of this subsection, whichever is later, the department of health services may not enroll more persons in care management organizations, as defined in section 46.2805 (1) of the statutes, to receive the family care benefit than the number of persons receiving the family care benefit in that county on June 20, 2011, or the effective date of this subsection, whichever is later. This subsection does not apply after June 30, 2013.

- (2) Family Care Partnership enrollment.
- (a) *Definition*. In this subsection, "family care partnership program" means an integrated health and long-term care program operated under an amendment to the state medical assistance plan, as authorized in 42 USC 1396n (i).
- (b) *Enrollment*. In a county where the family care partnership program is available on June 20, 2011, or the effective date of this paragraph, whichever is later, the department of health services may not enroll more persons in the family care partnership program than the number of persons participating in the family care partnership program in that county on June 20, 2011, or the effective date of this paragraph, whichever is later. This paragraph does not apply after June 30, 2013.
- (3) PROGRAM FOR ALL-INCLUSIVE CARE FOR THE ELDERLY ENROLLMENT. In a county that administers the program for all-inclusive care for the elderly under 42 USC 1396u-4 on June 20, 2011, or the effective date of this subsection, whichever is later, the department of health services may not enroll more persons in the program for all-inclusive care for the elderly than the number of persons enrolled in that county on June 20, 2011, or the effective date of this subsection, whichever is later. This subsection does not apply after June 30, 2013.

	(4)	SELF-DIRECTED	SERVICES	OPTION	то	RECEIVE	LONG-TERM	CARE	SERVICES
ENRO	LLME	NT.							
	(a) <i>L</i>	Definition. In thi	s subsecti	on, the "	self	-directed	l services opt	tion" n	neans the

- (a) Definition. In this subsection, the "self-directed services option" means the program operated under a waiver from the secretary of the federal department of health and human services under 42 USC 1396n (c) that allows participants to self-manage publicly funded long-term care services.
- (b) *Enrollment*. In a county where the self-directed services option is available on June 20, 2011, or the effective date of this paragraph, whichever is later, the department of health services may not enroll more persons in the self-directed services option than the number of persons participating in the self-directed services option in that county on June 20, 2011, or the effective date of this paragraph, whichever is later. This paragraph does not apply after June 30, 2013.
- (5) Expansion of Family Care. Beginning on July 1, 2011, and ending on June 30, 2013, the department of health services may not propose to contract with entities to administer the family care benefit, as described in section 46.286 of the statutes, in a county in which the family care benefit is not available on July 1, 2011, unless the department of health services determines that administering the family care benefit in such a county would be more cost-effective than the county's current mechanism for delivering long-term care services.
- *-1019/5.9121* (6) Transfer of income maintenance administration to income maintenance administration unit.
 - (a) Definitions. In this subsection:
- 1. "County" means a county administering income maintenance programs, as defined in section 49.78(1)(b) of the statutes on the effective date of this subdivision.
 - 2. "Department" means the department of health services.

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- 3. "Income maintenance programs" has the meaning given in section 49.78 (1) (b) of the statutes.
- 4. "Unit" has the meaning given in section 49.78(1)(f) of the statutes, as created by this act.
- (b) Transition Plan. On the effective date of this paragraph, the department shall begin to transition the administration of the income maintenance programs from counties to the unit. The department shall develop a transition plan that includes a deadline by which each county must transfer to the department all records in the possession of the county that are related to the administration of income maintenance programs.
- (c) Delegation of administrative functions to counties. Notwithstanding section 49.78 of the statutes, as affected by this act, before May 1, 2012, the department may delegate some or all of the administrative functions related to income maintenance programs to counties, on a county by county basis. If the department delegates administrative functions related to income maintenance programs to a county, the county shall continue to perform the delegated administrative functions until the department notifies the county that the unit is prepared to assume responsibility for the administrative functions. The department and a county to which the department delegates administrative functions related to income maintenance programs shall enter into a contract relating to the county's administrative functions and reimbursement for the reasonable costs of performing those administrative functions. Reimbursements to counties that continue to administer income maintenance programs shall be considered costs incurred by the unit to administer income maintenance programs.
 - (7) Elimination of Milwaukee County enrollment services unit.

- (a) Date of transfer to unit. The department of health services shall determine when the income maintenance administration unit established under section 49.78 (1m) of the statutes, as created by this act, is prepared to take over income maintenance administration responsibilities in Milwaukee County and shall notify the legislative reference bureau of that date. The legislative reference bureau shall publish a notice in the Wisconsin Administrative Register that specifies that date.
- (b) Unreimbursed expenditure. In the calendar year in which the income maintenance program administration unit takes over income maintenance program administration responsibilities in Milwaukee County, Milwaukee County's unreimbursed required minimum expenditure under section 49.825 (2) (d) 2. of the statutes shall be prorated on the basis of the length of time the Milwaukee County enrollment services unit administers the programs under section 49.825 (2) (a) 1. of the statutes.
- *-1195/2.9121* (8) FOOD STAMP PROGRAM TRANSFER TO DEPARTMENT OF CHILDREN AND FAMILIES.
- (a) Employee transfers. The classified positions, and incumbent employees holding positions, in the department of health services relating primarily to the food stamp program under section 49.79, 2009 stats., as determined by the secretary of administration, are transferred to the department of children and families. Upon determination of these employees, the secretary of administration may transfer moneys between the general purpose revenue appropriations for the department of health services and the department of children and families, between the program revenue appropriations for the department of health services and the department of children and families, between the department of children and families, between

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the appropriations of given segregated funds for the department of health services and the department of children and families, and between the federal revenue appropriations for the department of health services and the department of children and families, if necessary to adjust previously allocated costs in accordance with the transfer of personnel and administrative functions.

- (b) Employee status. Employees transferred under paragraph (a) shall have the same rights and status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of children and families that they enjoyed in the department of health services immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (c) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of health services that is primarily related to the food stamp program under section 49.79, 2009 stats., as determined by the secretary of administration, shall be transferred to the department of children and families.
- (d) Contracts. All contracts entered into by the department of health services in effect on the effective date of this paragraph that are primarily related to the related to the food stamp program under section 49.79, 2009 stats., as determined by the secretary of administration, remain in effect and are transferred to the department of children and families. The department of children and families shall carry out any such contractual obligations unless modified or rescinded by the department of children and families to the extent allowed under the contract.
- (e) *Pending matters*. Any matter pending with the department of health services on the effective date of this paragraph that is primarily related to the food

stamp program under section 49.79, 2009 stats., as determined by the secretary of administration, is transferred to the department of children and families and all materials submitted to or actions taken by the department of health services with respect to the pending matter are considered as having been submitted to or taken by the department of children and families.

(f) Rules and orders. All rules promulgated by the department of health services that are primarily related to the food stamp program under section 49.79, 2009 stats., as determined by the secretary of administration, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of children and families. All orders issued by the department of health services that are primarily related to the food stamp program under section 49.79, 2009 stats., as determined by the secretary of administration, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of children and families.

-1309/1.9121 (9) Congenital disorder testing fees; rules. Using the procedure under section 227.24 of the statutes, the department of health services shall promulgate rules required under section 253.13 (2) of the statutes, as affected by this act, for the period before the effective date of the permanent rules promulgated under section 253.13 (2) of the statutes, as affected by this act, but not to exceed the period authorized under section 227.24 (1) (c) of the statutes, subject to extension under section 227.24 (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department of health services is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of public peace, health, safety, or welfare and

is not required to provide a finding of emergency for a rule promulgated under this subsection.

-1310/1.9121 (10) Patient Health care records fees; rules. Using the procedure under section 227.24 of the statutes, the department of health services shall promulgate rules required under sections 146.83 (3f) and 908.03 (6m) (e) of the statutes, as created by this act, for the period before the effective date of the permanent rules promulgated under sections 146.83 (3f) and 908.03 (6m) (e) of the statutes, as created by this act, but not to exceed the period authorized under section 227.24 (1) (c), subject to extension under section 227.24 (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the department of health services is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

-1325/2.9121 (11) PRESCRIPTION DRUG ASSISTANCE FOR ELDERLY ELIGIBILITY. Notwithstanding section 49.688 (2) of the statutes, as affected by this act, a person who is participating in the program under section 49.688 of the statutes on the effective date of this subsection is not required to comply with section 49.688 (2) (a) 6. of the statutes, as created by this act, before January 1, 2012.

-0179/P1.9122 SECTION 9122. Nonstatutory provisions; Higher Educational Aids Board.

-0179/P1.9123 Section 9123. Nonstatutory provisions; Historical Society.

-0179/P1.9124 Section 9124. Nonstatutory provisions; Housing and Economic Development Authority.

1	*-0179/P1.9125* Section 9125. Nonstatutory provisions; Insurance.				
2	*-0179/P1.9126* Section 9126. Nonstatutory provisions; Investment				
3	Board.				
4	*-0179/P1.9127* Section 9127. Nonstatutory provisions; Joint				
5	Committee on Finance.				
6	*-0179/P1.9128* Section 9128. Nonstatutory provisions; Judicial				
7	Commission.				
8	*-0179/P1.9129* Section 9129. Nonstatutory provisions; Justice.				
9	*-0179/P1.9130* Section 9130. Nonstatutory provisions; Legislature.				
10	*-0179/P1.9131* Section 9131. Nonstatutory provisions; Lieutenant				
11	Governor.				
12	*-0179/P1.9132* Section 9132. Nonstatutory provisions; Local				
13	Government.				
14	*-0179/P1.9133* Section 9133. Nonstatutory provisions; Medical				
15	College of Wisconsin.				
16	*-0179/P1.9134* Section 9134. Nonstatutory provisions; Military				
17	Affairs.				
18	*-0179/P1.9135* Section 9135. Nonstatutory provisions; Natural				
19	Resources.				
20	*-1328/3.9135* (1) Nonpoint source water pollution rules.				
21	(a) The department of natural resources shall promulgate rules under section				
22	281.16 (2) of the statutes that repeal and recreate chapter NR 151, Wisconsin				
23	Administrative Code, in effect on the effective date of this subsection. The repealed				
24	and recreated rules shall take effect 90 days after the effective date of this paragraph				

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1	and shall be no more string	ent than the requir
2	Pollution Control Act, 33 USC	3 1251 to 1387, and re
3	(b) 1. In this paragraph	:
4	a. "Covered municipalit	y" means a municip
5	natural resources granted co	verage under a gen
6	283.35 of the statutes.	
7	b. "Municipality" has th	e meaning given in
8	c. "Storm water mana	gement program" m
9	covered municipality to achie	ve a minimum reduc
10	runoff from existing developm	nent that enters the
11	2. To the extent allowe	d under federal law
12	paragraph (a) establish a dead	dline by fixing a date
\mathcal{L}_{13}	must develop and implement	a storm water mana
14	also provide that the deadling	ne for developing an
15	management program does no	t apply to a governed r

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- ements under the federal Water egulations adopted under that act.
- ality for which the department of eral permit issued under section
 - section 281.01 (6) of the statutes.
- eans a program that requires a ction in total suspended solids for waters of this state.
- , if the rules promulgated under by which a covered municipality agement program, the rules shall nd implementing a storm water management program does not apply to a covered municipality that determines that compliance with the deadline would have a significant adverse economic impact on that municipality.
- *-1465/P4.9135* *-1369/1.9135* (2) COMMERCIAL CONSTRUCTION SITE EROSION CONTROL.
- (a) In this subsection, "commercial building site" means a building site for construction of public buildings and buildings that are places of employment.
- (b) All rules promulgated by the department of natural resources under section $281.33\,(3m),\,2009\,stats.,\,related\,to\,erosion\,control\,for\,commercial\,building\,sites\,that$ are in effect on the effective date of this paragraph, as determined by the secretary of administration, remain in effect until their specified expiration dates or until

amended or repealed by the department of safety and professional services. All
orders issued by the department of natural resources that are in effect on the
effective date of this paragraph and that are primarily related to erosion control for
commercial building sites, as determined by the secretary of administration, remain
in effect until their specified expiration dates or until modified or rescinded by the
department of safety and professional services.

- (c) Any matter pending with the department of natural resources on the effective date of this paragraph that is primarily related to its commercial building site erosion control responsibilities under section 281.33 (3m), 2009 stats., as determined by the secretary of administration, is transferred to the department of safety and professional services and all materials submitted to or actions taken by the department of natural resources with respect to the pending matters are considered as having been submitted to or taken by the department of safety and professional services.
- (d) Any delegation of the authority to act under section 281.33 (3m), 2009 stats., made by the department of natural resources to a county, city, village, or town that is in effect on the effective date of this paragraph remains in effect until revoked by the department of safety and professional services.
- *-0179/P1.9136* SECTION 9136. Nonstatutory provisions; Public Defender Board.
- *-0179/P1.9137* SECTION 9137. Nonstatutory provisions; Public Instruction.
- *-1279/3.9137* (1) STUDENT INFORMATION SYSTEM. The state superintendent shall submit its plan to the governor for the expenditure of moneys appropriated

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under section 20.255 (1) (e) of the statutes, as created by this act, in the 2011–12 fiscal year by October 1, 2011.

-1485/1.9137 (2) Special adjustment aids. Notwithstanding section 121.105 (2) of the statutes, for state aid distributed in the 2011-12 school year, the department of public instruction shall calculate the aid adjustment under that section using 90 percent instead of 85 percent in section 121.105 (2) (am) 1. and 2. of the statutes.

-0179/P1.9138 SECTION 9138. Nonstatutory provisions; Public Lands, Board of Commissioners of.

-0179/P1.9139 SECTION 9139. Nonstatutory provisions; Public Service Commission.

-0179/P1.9140 Section 9140. Nonstatutory provisions; Regulation and Licensing.

-1272/P4.9140 (1) Rules and orders. All rules promulgated by the department of regulation and licensing that relate to the licensure of real estate brokers and salespersons or the registration of time-share salespersons that are in effect on the effective date of this subsection remain in effect until their specified expiration dates or until amended or repealed by the real estate examining board. All orders issued by the department of regulation and licensing relating to such licensure or registration that are in effect on the effective date of this subsection remain in effect until their specified expiration dates or until modified or rescinded by the real estate examining board.

(2) Pending matters. Any matter pending with the department of regulation and licensing on the effective date of this subsection that is primarily related to the licensure of real estate brokers and salespersons or the registration of time-share